

UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF MASSACHUSETTS

BOYD FULTON,
Plaintiff

Civil Action No.2004 CV 11234

MEL

v.

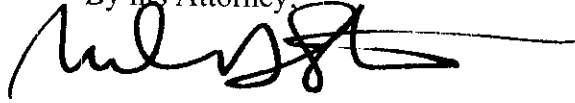
TOWN OF HULL, MASSACHUSETTS,
Defendant

ANSWER TO COUNTERCLAIMS

1. Admitted.
2. Admitted.
3. Admitted.
4. Admitted.
5. Neither admitted or denied as it calls for a conclusion of law.
6. Admitted in part and denied in part. Mr. Fulton left all such items in his two unlocked lockers on Town property. When he returned to Town property to get the items and turn them in, he was denied access by Pat Petrelli. The items remain on Town property and the Town has at all relevant times had access to the same. His Counsel has made several attempts to advise Defendant's Counsel to said effect and, if necessary, to arrange for Mr. Fulton to be admitted to Town property to obtain the items and deliver them to whomever the Town desires.
7. Denied.
8. Denied.
9. Denied.

PLAINTIFF,

By his Attorney,



Mark D. Stern, BBO #479500

Mark D. Stern, P.C.

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Dated: December 22, 2004

CERTIFICATE OF SERVICE

I Mark Stern swear that I have caused to be delivered on the date indicated above by regular course of mail, postage prepaid, a copy of the above document to James B. Lampke, 115 North Street, Hingham, MA 02043.

Signed



Mark D. Stern